IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

ΙN	RE:																					
Gwendolyn P. Glaize					* Case No. * Chapter 13 *																	
*	*	*	* I	Debto	or(s) *	*	*	*	*	* *	*	*	*	*	*	*	*	*	*	*	*	*

STATEMENT PURSUANT TO RULE 2016(b)

The undersigned, pursuant to Rule 2016(b) of the Federal Rules of Bankruptcy Procedure, states that the compensation paid or promised by the debtor(s), to the undersigned, is as follows:

For legal services rendered, the debtor(s) has agreed to retain the undersigned counsel on a flat fee of \$4925.00 plus filing fee and all credit counseling.

Prior to the filing of this statement, the undersigned counsel has received on behalf of the debtor(s) the sum of \$1487.00 towards fee plus the \$313.00 for the filing fee. The remaining balance of \$3438.00 shall be paid through the plan. Elects 4B fee agreement.

The filing fee has been paid.

The services rendered or to be rendered include the following:

- (a) Analysis of the financial situation, and rendering of advice and assistance to the client in determining whether to file a petition under title 11, United States Code.
- (b) Review and amend the petition, schedules of assets and liabilities, and statement of affairs.
 - (c) Representation of the client for Motion for Relief from Stay.
- (d) Advising the of the client regarding requests for information and documents made by the trustee and creditors.
 - (e) Representation of client for the duration of the Chapter 13 Plan.

Under the terms of the fee agreement, counsel hereby agrees to represent the debtor(s) for the duration of the bankruptcy proceeding. With the exception of adversary proceedings and U.S. Trustee audits, for which separate arrangements may be made, counsel must represent their client in all matters in the bankruptcy case as long as counsel is counsel of record. This includes defending motions, including motions for

relief from stay, and bringing objections to claims and prosecuting motions on behalf of debtor. After the initial engagement, counsel may not demand payments from the debtor as a precondition to doing work. Counsel must remain as counsel of record until the entry of a court order allowing the withdrawal of appearance, or until the case is dismissed or closed.

The undersigned further states that the source of monies paid by the debtor(s) to the undersigned was and is, earnings, wages and compensation for services performed, and was paid by the debtor(s).

Respectfully submitted,

September 16, 2021

Date

/s/ Candy L. Thompson

Candy L. Thompson, Esquire

Trial Bar No. 024010

201 N. Charles Street, Suite 804

Baltimore, Maryland 21201

(410) 385-2626

Attorney for Debtor(s)

September 16, 2021 __/s/ Gwendolyn P. Glaize _____ Date: Gwendolyn P. Glaize B2030 (Form 2030) (12/15)

United States Bankruptcy Court District of Maryland

				District of Maryland									
In re	Gwendolyn i	Patricia	a Glaize		Case No.								
				Debtor(s)	Chapter	13							
				ENSATION OF ATTO		` ,							
C	Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b), I certify that I am the attorney for the above named debtor(s) and that compensation paid to me within one year before the filing of the petition in bankruptcy, or agreed to be paid to me, for services rendered or to be rendered on behalf of the debtor(s) in contemplation of or in connection with the bankruptcy case is as follows:												
	For legal servi	ces, I ha	ave agreed to accept		\$	0.00							
	Prior to the fil	ing of th	nis statement I have received	<u> </u>	s	0.00							
	Balance Due				\$	0.00							
2.	The source of the c	ompens	ation paid to me was:										
	Debtor		Other (specify):										
3.	The source of comp	ensatio	on to be paid to me is:										
	Debtor		Other (specify):										
4.	■ I have not agree	ed to sh	are the above-disclosed com	pensation with any other person	unless they are mem	bers and associa	tes of my law firm						
				sation with a person or persons ames of the people sharing in the			my law firm. A						
5.	In return for the above-disclosed fee, I have agreed to render legal service for all aspects of the bankruptcy case, including:												
t	b. Preparation andc. Representation	filing o	of any petition, schedules, state ebtor at the meeting of credit	dering advice to the debtor in det atement of affairs and plan which tors and confirmation hearing, a	h may be required;	-	bankruptcy;						
(reaffirma	ions w ition a	ith secured creditors to	reduce to market value; ex ons as needed; preparatior ousehold goods.									
6. I	Represe	ntation		ee does not include the followin ischargeability actions, jud		es, relief from	stay actions or						
				CERTIFICATION									
	I certify that the for ankruptcy proceed		is a complete statement of a	ny agreement or arrangement fo	r payment to me for re	epresentation of	the debtor(s) in						
S	eptember 16, 20	21		/s/ Candy L. Tho	mpson								
D	ate			Candy L. Thomp									
				Signature of Attorn Candy L. Thomp									
				201 North Charle									
				Suite 804 Baltimore, MD 21	1201								
				410-385-2626 Fa									
				cthompson@car	ndythompsonlaw.c	om							
				Name of law firm									